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10 Attorneys for Plaintiff  
FACEBOOK, INC.  
11

12 UNITED STATES DISTRICT COURT  
13 NORTHERN DISTRICT OF CALIFORNIA  
14 SAN JOSE DIVISION

15  
16 FACEBOOK, INC.,

Case No. C08 03889 JF HRL

17 Plaintiff,

**DECLARATION OF BERNARD  
CANTIN IN SUPPORT OF FACEBOOK  
INC.'S MOTION TO SHORTEN TIME  
FOR DEFAULT JUDGMENT HEARING**

18 v.

19 ADAM GUERBUEZ; ATLANTIS BLUE  
CAPITAL; AND DOES 1-25,

20 Defendants.  
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1 I, Bernard Cantin, declare:

2 1. I have personal knowledge of the facts set forth in this declaration, unless  
3 otherwise stated, and I could and would testify competently to them if called as a witness.

4 2. I certify that I am a retired Federal Police Officer and current licensed Private  
5 Investigator in the Province of Quebec, Canada.

6 3. Before August 14, 2008, on numerous occasions, I (or members of my company)  
7 personally observed in Quebec Adam Guerbuez and/or his very distinctive custom white Chrysler  
8 300c automobile in the vicinity of 7739 A Thibert Street, Lasalle, Montréal, Quebec Canada H8N  
9 2C5, 7485 Bourdeau Terrasse, Lasalle, Montréal Quebec, Canada H8N 2K9 and/or 12305 Green  
10 Lane, Cartierville, Canada.

11 4. Since October 7, 2008, the date the default was entered against Defendants, I, and  
12 others at my company, have looked for Adam Guerbuez and/or his vehicle on three different  
13 occasions at these same address(s). Unlike before we served him, we did not observe or locate  
14 Mr. Guerbuez or his distinctive vehicle.

15 5. On October 24, 2008 we visited 7739 A Thibert Street, Lasalle, Montréal, Quebec  
16 Canada H8N 2C5 and 7485 Bourdeau Terrasse, Lasalle, Montréal Quebec, Canada H8N 2K9 at  
17 approximately the same times we had previously observed Mr. Guerbuez or his vehicle present.  
18 Neither Mr. Guerbuez nor his vehicle were visible or present.

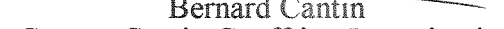
19 6. On October 25, 2008 we visited 7739 A Thibert Street, Lasalle, Montréal, Quebec  
20 Canada H8N 2C5 and 7485 Bourdeau Terrasse, Lasalle, Montréal Quebec, Canada H8N 2K9 at  
21 approximately the same times we had previously observed Mr. Guerbuez or his vehicle present.  
22 Neither Mr. Guerbuez nor his vehicle were visible or present.

23 7. On November 2, 2008 we visited 7739 A Thibert Street, Lasalle, Montréal,  
24 Quebec Canada H8N 2C5, 7485 Bourdeau Terrasse, Lasalle, Montréal Quebec, Canada H8N 2K9  
25 and on November 3, 2008 12305 Green Lane, Cartierville, Canada at approximately the same  
26 times we had previously observed Mr. Guerbuez or his vehicle present. Neither Mr. Guerbuez  
27 nor his vehicle were visible or present.

1           8.     Based on these observations, it appears that Mr. Guerbuez's activities or patterns  
2 have changed since August 14, 2008, when we served him with the Complaint and related papers.

3 I declare under penalty of perjury under the laws of the State of California that the  
4 foregoing is true and correct to the best of my knowledge and that this declaration was executed  
5 on November 12, 2008, at Montréal, Quebec, Canada.

6 || Dated: November 12, 2008

  
Bernard Cantin  
Groupe Cantin Geoffrion Investigation